	Case 4:20-cv-03664-YGR Document 638	-2 Filed 07/25/22	Page 1 of 3	
1 2 3 4 5 6 7 8 9 10	UNITED STATES	DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION			
12	NORTHER VEIGHTER OF CAL		ND DIVISION	
13	CHASOM BROWN, WILLIAM BYATT, JEREMY DAVIS, CHRISTOPHER CASTILLO, and MONIQUE TRUJILLO, individually and on behalf of all similarly situated, Plaintiffs,	Case No. 4:20-cv-	03664-YGR-SVK	
14 14		[PROPOSED] MOTION TO SE	ORDER GRANTING AL	
16		Judge: Hon. Susan van Keulen, USMJ		
17	v.			
18	GOOGLE LLC,			
19	Defendant.			
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			Coso No. 4:20 ov 02664 VCD SVIV	

[PROPOSED] ORDER GRANTING MOTION TO SEAL

[PROPOSED] ORDER

Before the Court is Google LLC's Administrative Motion to Seal Portions of the May 3, 2022 Hearing Transcript re: Special Master Objections (Dkt. 627) ("Motion"). Having considered the Motion, supporting declaration, and other papers on file, and good cause having been found, the Court **ORDERS** as follows:

Dogument	Toyt To Do Cooled	Pagis for Scaling Doution of Dogument
Mov 2, 2022 Transcript	Text To Be Sealed	Basis for Sealing Portion of Document
May 3, 2022 Transcript	GRANTED as to the	The information requested to be sealed
of Sealed Proceedings	portions at:	contains Google's highly confidential and
	D 16 4 5 22 21	proprietary information regarding highly
	Pages 16:4-5, 23:21,	sensitive features of Google's internal
	28:7, 33:22, 35:11,	systems and operations, including details
	38:8, 38:17, 38:21,	related to Google's internal projects,
	39:17, 41:17, 43:14,	internal identifiers, data signals and logs,
	44:13, 45:15-16, 46:4,	and their proprietary functionalities, as well
	46:10, 46:19, 48:8,	as internal metrics, that Google maintains
	48:12-13, 48:15-18,	as confidential in the ordinary course of its
	48:20-22, 50:11, 50:21,	business and is not generally known to the
	52:21-23, 54:5-7,	public or Google's competitors. Such
	54:18-19, 55:1, 55:3,	confidential and proprietary information
	55:5, 58:5-6, 58:9,	reveals Google's internal strategies, system
	58:19, 58:22-24, 59:2,	designs, and business practices for
	59:12-13, 59:15, 60:6,	operating and maintaining many of its
	60:15, 61:2, 61:9-10,	important services, and falls within the
	62:10, 63:1, 63:6,	protected scope of the Protective Order
	63:14-15, 64:9-10,	entered in this action. See Dkt. 81 at 2-3.
	64:13-14, 64:18	Public disclosure of such confidential and
		proprietary information could affect
		Google's competitive standing as
		competitors may alter their systems and
		practices relating to competing products. It
		may also place Google at an increased risk
		of cybersecurity threats, as third parties
		may seek to use the information to
		compromise Google's internal practices
		relating to competing products.
		rotating to competing products.

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2	SO ORDERED.	
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4	DATED:	HOM GARGANIAN AND AND AND AND AND AND AND AND AND A
5		HON. SUSAN VAN KEULEN United States Magistrate Judge
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		2 Case No. 4:20-cv-03664-YGR-SVK
		[PROPOSED] ORDER GRANTING MOTION TO SEAL